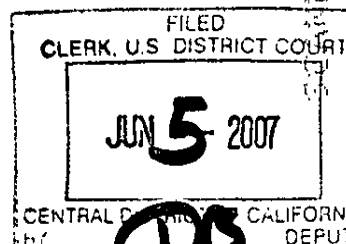


1 RIMER & MATHEWSON LLP
 2 Darren S. Rimer (179,696)
 3 *Darren@rimermath.com*
 4 28202 Cabot Road, Suite 300
 5 Laguna Niguel, CA 92677
 6 Fax: (949) 625-7640

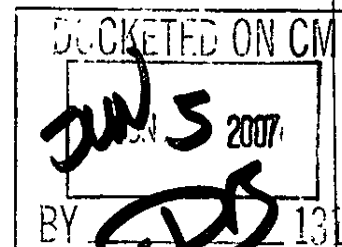


7 AMIN HALLIHAN, LLC
 8 Rakesh M. Amin (admitted pro hac vice)
 9 Ryan M. Kaiser (admitted pro hac vice)
 10 Jonathan J. Krit (admitted pro hac vice)
 11 *rakesh@aminhallihan.com*
 12 217 North Jefferson Street, Suite 100, Chicago, IL 60661
 13 Tel.: (312) 466-1033 • Fax: (312) 223-1515

14 Attorneys for Plaintiff
 15 BIO-ENGINEERED SUPPLEMENTS & NUTRITION, INC. d/b/a
 16 BSN, INC.

17 CALL, JENSEN & FERRELL
 18 A PROFESSIONAL CORPORATION
 19 David R. Sugden (218,465)
 20 Scot D. Wilson (223,367)
 21 610 Newport Center Drive, Suite 700
 22 Newport Beach, CA 92660
 23 Tel: (949) 717-3000
 24 Fax: (949) 717-3100
 25 *dsugden@calljensen.com*
 26 *swilson@calljensen.com*

27 Attorneys for Defendants David. A. Lopez,
 28 Supplement Direct Ventures, Inc. and
 29 SupplementPolice.com



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18 UNITED STATES DISTRICT COURT
 19
 20 CENTRAL DISTRICT OF CALIFORNIA

21 BIO-ENGINEERED SUPPLEMENTS &
 22 NUTRITION, INC. D/B/A BSN, INC., a
 23 Florida corporation,

24 Plaintiff,
 25 v.
 26 DAVID ALLAN LOPEZ, an individual;
 27 SUPPLEMENT DIRECT VENTURES, INC., a
 28 California corporation;
 29 SUPPLEMENTPOLICE.COM, a non-profit
 organization of unknown origin; and SAN
 RAFAEL CHEMICAL SERVICES

CASE NO.: CV 07-2419 ER (Ex)

JOINT STIPULATION TO
 WITHDRAW PLAINTIFF'S EX
 PARTE APPLICATION (DOCKET
 ENTRY 16) AND [PROPOSED]
 ORDER FOR NEW BRIEFING
 SCHEDULE ON DEFENDANTS'
 SPECIAL MOTION TO STRIKE
 PURSUANT TO CAL. CODE CIV.
 PROC. § 425.16

1 INCORPORATED, a Utah Corporation,
 2 Defendant(s).

4 WHEREAS, on May 29, 2007, Plaintiff filed an ex parte application to stay
 5 Defendants David A. Lopez, Supplement Direct Ventures, Inc. and
 6 SupplementPolice.com's ("the Lopez Defendants") special motion to strike (docket
 7 entry 16);

8 WHEREAS, on May 30, 2007, the Lopez Defendants filed an opposition to
 9 Plaintiff's ex parte application, and proposed a new briefing schedule for their special
 10 motion to strike; and

11 WHEREAS, the Lopez Defendants' proposed briefing schedule obviates the
 12 need for a decision on Plaintiff's ex parte application, and the parties have stipulated
 13 to withdraw Plaintiff's ex parte application and use the briefing schedule set forth
 14 below.

15 Respectfully submitted,
 16 RIMER & MATHEWSON LLP
 17 AMIN HALLIHAN, LLC

18 Dated: June 1, 2007 By: Jonathan Krit
 19 Darren S. Rimer
 20 Rakesh M. Amin
 21 Ryan M. Kaiser
 22 Jonathan J. Krit
 23 Attorneys for Plaintiff

24 CALL, JENSEN & FERRELL APC

25 Dated: 5/31/07 By: Scot Wilson
 26 David R. Sugden
 27 Scot D. Wilson
 28

1 Attorneys for Defendants David A.
2 Lopez, Supplement Direct Ventures, Inc.
3 and SupplementPolice.com
4

5 SCANNED
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FOR GOOD CAUSE SHOWN, IT IS ORDERED that:

1. Plaintiff's Ex Parte Application (Docket Entry 16) is hereby withdrawn;
2. Plaintiff shall file and serve an opposition to the Lopez Defendants' special motion to strike no later than June 25, 2007, with service to include service by e-mail;
3. The Lopez Defendants may have until July 2, 2007 to file and serve a reply to Plaintiff's opposition to the special motion to strike (if the Lopez Defendants choose to file such a reply), with service to include service by e-mail; and
4. the hearing on the Lopez Defendants' special motion to strike is hereby continued to this Court's July 9, 2007 calendar at 10:00 a.m.

IT IS SO ORDERED.

JUN 5 2007

Dated: _____

By: _____

THE HONORABLE EDWARD RAFEEDIE
UNITED STATES DISTRICT JUDGE

PROOF OF SERVICESearched
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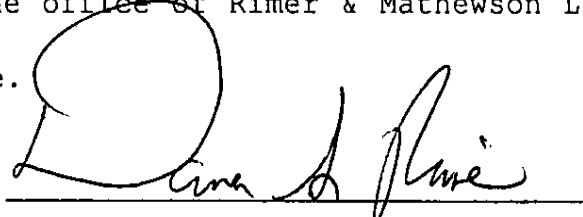
1 State of California)
 2) S.
 3 County of Orange)

4 I am over the age of 18 and not a party to the within action;
 5 my business address is RIMER & MATHEWSON LLP, 28202 Cabot Road,
 6 Suite 300, Laguna Niguel, California 92677. On **June 1, 2007**, a
 7 copy of the attached **JOINT STIPULATION TO WITHDRAW PLAINTIFF'S EX**
 8 **PARTE APPLICATION (DOCKET ENTRY 16) AND [PROPOSED] ORDER FOR NEW**
 9 **BRIEFING SCHEDULE ON DEFENDANTS' SPECIAL MOTION TO STRIKE PURSUANT**
 10 **TO CAL. CODE CIV. PROC. § 425.16** was served on all interested
 11 parties in this action by U.S. Mail, postage prepaid, at the address
 12 as follows, as well as by e-mail:

13 David R. Sugden Counsel for Defendants
 14 Scot D. Wilson David Allan Lopez
 15 CALL, JENSEN & FERRELL, APC Supplement Direct Ventures, Inc.
 16 610 Newport Ctr Dr., Ste 700 SupplementPolice.com
 17 Newport Beach, CA 92660
 18 swilson@calljensen.com
 19 dsugden@calljensen.com

20 Thomas L. Vincent Counsel for Defendant
 21 Robert K. Lu San Rafael Chemical Services, Inc
 22 PAYNE & FEARS LLP
 23 4 Park Plaza, Suite 1100
 24 Irvine, CA 92614
 25 TLV@paynefears.com

26 Executed on **June 1, 2007**, at Ladera Ranch, California. I
 27 declare under penalty of perjury that the above is true and correct.
 28 I declare that I am employed in the office of Rimer & Mathewson LLP
 29 at whose direction service was made.



Darren S. Rimer